IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF TEXAS

GALVESTON DIVISION

UNITED STATES OF AMERICA	§	
	§	
VS.	§	CRIMINAL NO. G-14-08
	§	
FELIPE DE JESUS JUAREZ-SOLIS	§	
a/k/a Felipe de Jesus Juarez,	§	
a/k/a Chuy,	§	
a/k/a Robert Moya	§	

ORDER OF DETENTION PENDING TRIAL

On April 21, 2014, at the Initial Appearance of Defendant, Felipe De Jesus Juarez-Solis, with counsel, this Court addressed the matter of his detention. Having considered the report of the Pretrial Services Officer recommending detention and confirmed that Juarez-Solis is presently subject to a detainer lodged against him by the Immigration and Customs Enforcement Agency which currently provides for no bond, the Court makes the following findings of fact and conclusions of law.

Since **Juarez-Solis** presently has no legitimate claim to a liberty interest that would justify an immediate or meaningful detention determination under 18 U.S.C. § 3142(f), it is the **ORDER** of this Court that good cause exists to postpone the need for such a determination until such time as **Juarez-Solis** can maintain a legitimate liberty interest before this Court. <u>See United States v. King</u>, 818 F.2d 112, 114 (1st Cir. 1987), <u>see also United States v. Coonan</u>, 826 F.2d 1180, 1183 (2^d Cir. 1987) Accordingly, the Court finds that there is no need to make a detention determination at this time.

It is, therefore, **ORDERED** that the Defendant, **Felipe De Jesus Juarez-Solis**, be, and is hereby, **COMMITTED** to the custody of the Attorney General or his designated representative for confinement in a corrections facility.

It is further **ORDERED** that the Defendant, **Felipe De Jesus Juarez-Solis**, **SHALL** be afforded a reasonable opportunity for private consultation with defense counsel.

It is further **ORDERED** that upon Order of a Court of the United States or upon request of an attorney for the Government, the person in charge of the corrections facility **SHALL** deliver **Felipe De Jesus Juarez-Solis** to the United States Marshal for the purpose of an appearance in connection with a Court proceeding.

	DONE at Houston,	Texas, this	21st	day	of April	, 2014
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John R. Froeschner

United States Magistrate Judge